UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF GEORGIA SAVANNAH DIVISION

RASHID ROEKWAN GREEN,)	
Plaintiff,)	
v.)	CV423-335
CHATHAM COUNTY JAIL,)	
Defendants.)	

ORDER

Pro se plaintiff Rashid Roekwan Green filed this 42 U.S.C. § 1983 action alleging he was subjected to unconstitutional conditions while in segregated confinement ("lockdown"). See doc. 1 at 5-6. The Court granted him leave to proceed in forma pauperis and directed him to return the necessary forms. See doc. 9. He has not returned the required forms. See generally docket. He has, therefore, failed to comply with the Court's Order. His Complaint is, therefore, **DISMISSED**. Doc. 1.

A district court retains the inherent power to police its docket and to enforce its orders. Link v. Wabash Railroad Co., 370 U.S. 626, 630-31 (1962); Mingo v. Sugar Cane Growers Co-op, 864 F.2d 101, 102 (11th Cir. 1989); Jones v. Graham, 709 F.2d 1457, 1458 (11th Cir. 1983); Brown v.

Tallahassee Police Dept., 205 F. App'x 802, 802 (11th Cir. 2006). Under the Federal Rules of Civil Procedure, a complaint may be dismissed either for failure to prosecute or for failure to comply with an order of the court. Fed. R. Civ. P. 41(b). Additionally, this Court's Local Rules provide that the Court may dismiss an action for want of prosecution when a party has "willful[ly] disobe[yed] . . . any order of the Court" or for "[a]ny other failure to prosecute a civil action with reasonable promptness." S.D. Ga. L.R. 41.1(b), (c). Greeen's failure to properly execute and return the required forms warrants dismissal. Accordingly, his Complaint is **DISMISSED** for failing to obey a court order and failing

to prosecute his case. Doc. 1. The Clerk of Court is **DIRECTED** to

SO ORDERED, this 22nd day of January, 2024.

CLOSE this case.

CHRISTOPHER L. RAY

UNITED STATES MAGISTRATE JUDGE

SOUTHERN DISTRICT OF GEORGIA